

Terms of Use

Welcome to datari.io! By accessing or using our services, you agree to be bound by these Terms of Use ("Terms") which govern your use of our market data subscription services. Please read these Terms carefully before accessing or using our website or services.

- Data Usage: datari.io provides market data for informational purposes only. You may use our data for personal, non-commercial use or for internal business purposes. Redistribution, reproduction, or commercial use of our data is strictly prohibited unless expressly permitted in writing by datari.io.
- 2. Subscription Plans: You may subscribe to our data services by choosing a subscription plan and paying the applicable fees. Subscription plans may have specific terms, such as data access, data usage, and billing cycle, which are outlined in the plan details. Any changes or modifications to your subscription plan must be agreed upon in writing by datari.io.
- 3. Data Accuracy and Disclaimer: datari.io strives to provide accurate and reliable data, but we do not guarantee the accuracy, completeness, or timeliness of our data. Market data is inherently volatile and subject to changes, and datari.io is not liable for any losses or damages incurred due to the use or reliance on our data.
- 4. Intellectual Property: All content and data provided by datari.io, including but not limited to text, graphics, logos, and trademarks, are the property of datari.io or its licensors and are protected by applicable intellectual property laws. You may not use, copy, or modify our content or data without our written permission.
- 5. Data Security: datari.io takes data security seriously and implements industry-standard security measures to protect the confidentiality and integrity of our data. However, no data transmission or storage is completely secure, and you acknowledge that you use our services at your own risk.
- 6. Privacy: datari.io collects and uses your personal information in accordance with our Privacy Policy, which outlines our data collection, use, and disclosure practices. By using our services, you consent to the collection and use of your personal information as described in our Privacy Policy.
- 7. Termination: datari.io may terminate or suspend your access to our services at any time for any reason, including violation of these Terms. Upon termination, you must immediately cease using our services and destroy any downloaded or printed copies of our data.
- Indemnity: You agree to indemnify and hold harmless datari.io, its affiliates, officers, directors, employees, and agents from any claims, damages, losses, liabilities, or expenses arising from your use of our services or violation of these Terms.
- Governing Law and Jurisdiction: These Terms shall be governed by and construed in accordance with the laws of the jurisdiction where datari.io is based, without regard to its conflict of law provisions. Any disputes arising





- out of these Terms shall be resolved in the courts of the jurisdiction where datari.io is based.
- 10. Amendments: datari.io may update or modify these Terms at any time without prior notice. Your continued use of our services after any changes to these Terms constitutes your acceptance of the revised Terms.
- 11. Entire Agreement: These Terms constitute the entire agreement between you and datari.io regarding your use of our services and supersede any prior or contemporaneous agreements, understandings, or communications, whether oral or written, relating to the subject matter hereof.
- 12. Governing Law. These terms shall be governed by and construed according to the laws of South Africa, excluding its conflicts of laws rules, regardless of where any action may be brought. You agree to submit to the exclusive jurisdiction of the courts of South Africa.
- 13. If you have any questions or concerns about these Terms, please contact us at [legal@datari.io]. Thank you for choosing datari.io!

Last Updated: [30 December 2023]

